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1	UNITED STATES SOUTHERN DISTR	DISTRICT COURT		
2	UNITED STATES OF AMERICA,			
		OF AMERICA,	0.0 (7) (1.17 (7)	
4	V.		09 CR 213 (DC)	
5	BERNARD L. MAD	-		
6	Defendant.			
7		x	·	
8			New York, N.Y. March 12, 2009 10:00 a.m.	
			10.00 4.11.	
10	Before:			
11	HON. DENNY CHIN,			
12	District Judge			
13			Diberies baage	•
14	APPEARANCES			
15	LEV L. DASSIN United States Attorney for the Southern District of New York MARC O. LITT LISA BARONI Assistant United States Attorneys DICKSTEIN SHAPIRO LLP Attorneys for Defendant BY: IRA LEE SORKIN DANIEL J. HORWITZ NICOLE P. DE BELLO			
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21	MAURO M.			
22	ALSO PRESENT:	STEVEN GARFINKEL,	FBI	
23	KEITH KELLY, FBI JULIA SCHULTE HANISH, USDOJ, FBI THEODORE V. CACIOPPI, FBI			
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advisory business to the London bank account of Madoff Securities International Limited, a United Kingdom corporation that was an affiliate of my business in New York. Securities International Limited was principally engaged in proprietary trading and was a legitimate, honestly run and operated business. Nevertheless, to support my false statement that I purchased and sold securities for my investment advisory clients in European markets, I caused money from the bank account of my fraudulent advisory business, located here in Manhattan, to be wire transferred to the London bank account of Madoff Securities International Limited.

There were also times in recent years when I had money, which had originated in the New York Chase Manhattan bank account of my investment advisory business, transferred from the London bank account of Madoff Securities International Limited to the Bank of New York operating bank account of my firm's legitimate proprietary and market making business. That Bank of New York account was located in New York. I did this as a way of ensuring that the expenses associated with the operation of the fraudulent investment advisory business would not be paid from the operations of the legitimate proprietary trading and market making businesses.

In connection with the purported trades, I caused the fraudulent investment advisory side of my business to charge the investment advisory clients four cents per share as a

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U.S. District Court

I (We) hereby certify that the foregoing is a true and accurate transcript, to the best of my (our) skill and ability. from my (our) stenographic notes of this proceeding.